

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

#31/2

Applicants: Leonard Harrison, et al Docket: 10308

Serial No.: 08/663,272

Dated: December 2, 1996

Filed: June 18, 1996

Int'l Appln. No.: PCT/AU96/00085

Int'l Filing Date: February 20, 1996

For: IMMUNOREACTIVE AND IMMUNOTHERAPEUTIC MOLECULES

Assistant Commissioner for Patents Box PCT Washington, D.C. 20231

## RESPONSE TO NOTIFICATION OF MISSING REQUIREMENTS

Sir:

In response to the Notification of Missing
Requirements, dated November 1, 1996, please find attached a
copy of applicants' submission of November 20, 1996, whereby
the missing Declaration of the inventors was filed, together with
a change of correspondence address.

As can be seen from the attached papers, the requisite \$130.00 surcharge for this filing has already been paid.

This submission is believed to be timely and in compliance with 37 C.F.R. §§1.51, 1.63. A copy of the

## CERTIFICATE OF MAILING UNDER 37 C.F.R. §1.8(a)

I hereby certify that this correspondence is being deposited with the United States Postal Service as first class mail in an envelope addressed to: Assistant Commissioner for Patents, Washington, DC 20231 on December 2, 1996.

Dated: December 2, 1996

Edward W. Grolz

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Notification of Missing Requirements Under 35 U.S.C. 371, dated November 1, 1996, is enclosed as required.

Respectfully submitted,

Edward W. Grolz

Registration No. 33,705

Scully, Scott, Murphy & Presser 400 Garden City Plaza Garden City, NY 11530 (516) 742-4343

US 144 3272 1996	UNITED STATES DEPA' TOF COMMERCE APatent and Trademark O.  Address: ASSISTANT COMMISSIONER FOR PATENTS  Box PCT  Washington, D.C. 20231		50 H21	
U.S. APPLICATION NO.		D APPLICANT	ATTY. DOCKET NO.	
08/663,272 HARRIS	SON	L	A306	23PCTUS#
(		INTERNATION	AL APPLICATION NO.	
	5621	•	PCT/AU96/00	0085
BRUMBAUGH, GRAVES ET AL				
30 ROCKEFELLER PLAZA NEW YORK NY 10112		I.A. FILING DATE	PRIORITY DAT	TE .
		02/	20/96 C	2/20/95
•			11/01/	/06
		DATE MAILED:	11/01/	90
NOTIFICATION OF MISSING REQUIREME				ED
STATES DESIGNATED/ELE				
1. The following items have been submitted by the applican Office as Designated Office (37 CFR 1.494),	it or the IB to th	ie United States Paten	and Trademark	
an Elected Office (37 CFR 1.495):				
U.S. Basic National Fee.				
Copy of the international application in:				
a non-English language. English.				
. Translation of the international application into Engli	ish.			مرمرہ یکا یہ ہ
Oath or Declaration of inventors(s) for DO/EO/US.			Ĩ	
☐ Copy of Article 19 amendments.  Translation of Article 19 amendments into English.				4
The International Preliminary Examination Report in	English and its	Annexes, if any.		
Translation of Annexes to the International Prelimina			i	
Preliminary amendment(s) filed	and	<del></del> •		
☐ Information Disclosure Statement(s) filed	and		•	
Power of Attorney and/or Change of Address.				
Substitute specification filed	<del></del> ·			
<ul> <li>☐ Verified Statement Claiming Small Entity Status:</li> <li>☐ Priority Document.</li> </ul>				
Copy of the International Search Report and copi	ies of the referen	nces cited therein.		
Other:				
'2. The following items MUST be furnished within the period acceptance under 35 U.S.C. 371:	od set forth belo	w in order to complet	te the requirements	for
acceptance under 35 0.3.C. 371.	a processing fee	will be required if su	bmitted	
later than the appropriate 20 or 30 months from th	ne priority date.	-		
The current translation is defective for the r	reasons indicated	on the attached Notice	ce of Defective	
Translation.  Description:  Translation of the	annlication and	or the Annexes later	that the	
appropriate 20 or 30 months from the priority date	••			
c. Oath or declaration of the inventors, in compliance			tifying the applica	tion
by the International application number and intern			ar tha massas indi	
The current oath or declaration does not control on the attached PCT/DO/EO/917.	mpiy wim 37 C		or me teasons moi	COLCU
d. Surcharge for providing the oath or declaration lai	ter that the appr	opriate 20 or 30 mont	hs from the	
priority date (37 CFR 1.492(e)).  3. Additional claim fees of \$ as a ☐ large e.	ntini CII -	nting including		
dependent claim fee, are required. Applicant must submit the	ne additional cla	entity, including any r im fees or cancel the	equired multiple additional claims fo	or
which fees are due. See attached PTO-875.				
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ALL OF THE ITEMS SET FORTH IN 2(a)-2(d) AND 3 MONTH FROM THE DATE OF THIS NOTICE OR BY	ABUYE MUSI	i de submitted i 1 months from '	LHE BRIUDIAA, ATTHIN ONES	4
DATE FOR THE APPLICATION, WHICHEVER IS LA	TER. FAILUF	RE TO PROPERLY	RESPOND WILL	<b>,</b>
RESULT IN ABANDONMENT.				
The time period set above may be extended by filing a petiti	on and fac for -	viencion of time	e the manistrus -4	: 27
CFR 1.136(a).	וטוו מווט וכב וטו פ	Accusion of time unde	r me brovisions of	. 31
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4. Translation of the Annexes MUST be submitted no later	that the time pe	riod set above or the	annexes will be	
cancelled. Note processing fee will be required if submitted	l later than 30 m	onths from the priorit	ry date.	
5. The Article 19 amendments are cancelled since a transl 1.494(d)) or 30 (37 CFR 1.495(d)) months from the priority		rovided by the approp	mate 20 (37 CFR	
The term of the term of the priority	uaic.	. ••		
Applicant is reminded that any communication to the United	l States Patent ar	nd Tradémark Óffice i	nust be mailed to t	the .
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iven in the heading and include the U.S. application	n no. shown abo	, i.e. (5, O11( 1.5)	The same State and	
iven in the heading and include the U.S. application	n no. shown abo		response.	